Exhibit 1

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| 1 | UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK | |
| | | X : |
| 3 | AUGUST WILDMAN, et al | ., : 21-CV-04400(KAM) |
| 4 | Plaintiffs, | : : : |
| 5 | . , | : United States Courthouse |
| 6 | -against- | : Brooklyn, New York : |
| 7 | | : : December 7, 2021 |
| 8 | DEUTSCHE BANK AKTIENGESELLSCHAFT, e al., | : 1:00 p.m. et : : |
| 9 | Defendants. | |
| 10 | Derendants. | ; |
| 11 | | X |
| 12 | 1 | AUSE FOR PRE-MOTION CONFERENCE VIA ELECONFERENCE |
| 13 | | ONORABLE KIYO A. MATSUMOTO STATES DISTRICT JUDGE |
| 14 | | |
| 15 | A P | PEARANCES: |
| 16 | | |
| 17 | For the Plaintiffs: | SPARACINO PLLC 1920 L Street, NW |
| 18 | | Suite 535 Washington, DC 20036 |
| 19 | | BY: RYAN SPARACINO, ESQ. |
| 20 | | ELI JOHNSON KAY-OLIPHANT, ESQ. |
| 21 | For Defendant | |
| 22 | Deutsche Bank AG and Deutsche Bank | |
| 23 | Trust Company Americas: | CAHILL GORDON & REINDEL LLP 32 Old Slip |
| 24 | | New York, NY 10005 |
| 25 | | BY: DAVID G. JANUSZEWSKI, ESQ. |
| | | |

| | | Proceedings | 2 |
|----|----------------------------------|---|---|
| 1 | APPEA | R A N C E S: (Continued.) | |
| 2 | For Defendant | | |
| 3 | Standard Chartered Bank: | SULLIVAN & CROMWELL LLP | |
| 4 | | 125 Broad St New York, NY 10004 | |
| 5 | | BY: ANDREW FINN, ESQ. | |
| 6 | For Defendant Danske Bank A/S | | |
| 7 | and Danske Markets, Inc: | SULLIVAN & CROMWELL LLP | |
| 8 | THC. | 125 Broad Street New York, NY 10004-2948 | |
| 9 | | BY: BRIAN THOMAS FRAWLEY, ESQ. | |
| 10 | For Defendant | DI. DRIAN HICHAS HAWLLI, ESQ. | |
| 11 | Placid NK Corp.: | WHITE & CASE LLP 701 13th St, NW | |
| 12 | | Washington, DC 20005 | |
| 13 | | BY: CLAIRE DELELLE, ESQ. MICHAEL MAHAFFEY, ESQ. | |
| 14 | | THOUNCE THUNK I ET, LOQ. | |
| 15 | Court Reporter: | DENISE PARISI, RPR, CRR Official Court Reporter | |
| 16 | | Telephone: (718) 613-2605 E-mail: DeniseParisi72@gmail.com | |
| 17 | Proceedings recorded by o | computerized stenography. Transcript | |
| 18 | produced by Computer-aide | • | |
| 19 | * | * * * * | |
| 20 | | | |
| 21 | (All parties pr | resent via teleconference.) | |
| 22 | THE COURT: He | lo. Good afternoon. | |
| 23 | This is Judge N | Matsumoto. | |
| 24 | This is a pre-m | notion conference in the case Jonatha | n |
| 25 | L. Ashley, III, et al., v | versus Deutsche Bank, et al. | |
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| | Proceedings 3 | |
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| 1 | I'm going to take the appearances starting with the | |
| 2 | plaintiff, and I will just ask each counsel to remember to | |
| 3 | identify himself or herself before you speak. | |
| 4 | First let's get the appearance for the plaintiff, | |
| 5 | please. | |
| 6 | MR. SPARACINO: This is Ryan Sparacino, counsel for | |
| 7 | the plaintiffs. | |
| 8 | THE COURT: All right. Thank you. | |
| 9 | Will you be the one speaking on their behalf today, | |
| 10 | sir? | |
| 11 | (Pause.) | |
| 12 | THE COURTROOM DEPUTY: Sir? | |
| 13 | THE COURT: Hello? Will you be speaking on their | |
| 14 | behalf today, or will your co-counsel also be speaking? | |
| 15 | MR. SPARACINO: I apologize, Your Honor. I didn't | |
| 16 | know if Your Honor could hear me. I said yes, Your Honor. | |
| 17 | THE COURT: All right. We didn't hear you. | |
| 18 | Who is here for Deutsche Bank? | |
| 19 | MR. JANUSZEWSKI: Good afternoon, Your Honor. | |
| 20 | I'm David Januszewski from Cahill Gordon for | |
| 21 | Deutsche Bank AG and Deutsche Bank Trust Company Americas. | |
| 22 | THE COURT: Thank you. | |
| 23 | All right. Next we have, Standard Chartered Bank. | |
| 24 | Who's appearing for Standard Chartered, please? | |
| 25 | MR. FINN: Good afternoon, Your Honor. | |
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| | Proceedings 4 | |
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| 1 | Andrew Finn from Sullivan & Cromwell on behalf of | |
| 2 | Standard Chartered. | |
| 3 | THE COURT: Okay. Thank you. | |
| 4 | Next we have Danske Bank. | |
| 5 | MR. FRAWLEY: Good afternoon, Your Honor. | |
| 6 | It's Brian Frawley from Sullivan & Cromwell for | |
| 7 | Danske Bank and Danske Markets. | |
| 8 | THE COURT: Is there any conflict with your firm's | |
| 9 | representation of two of the defendants by any chance? I'm | |
| 10 | assuming you checked. | |
| 11 | MR. FRAWLEY: Your Honor, it's Brian Frawley. | |
| 12 | We do not believe there is any conflict, and our | |
| 13 | clients are aware of the representation. | |
| 14 | THE COURT: All right. Thank you. | |
| 15 | And who do we have for Placid NK, please? | |
| 16 | MS. DELELLE: Good afternoon, Your Honor. | |
| 17 | This is Claire Delelle on behalf of Placid, and with | |
| 18 | me is an associate on my team, Michael Mahaffey, who will | |
| 19 | present on Placid's behalf pursuant to Section 3, paragraph E | |
| 20 | of Your Honor's chamber's practices. | |
| 21 | THE COURT: All right. Thank you. I appreciate | |
| 22 | your making that accommodation for an associate. | |
| 23 | What I would like to do, again, is remind everybody | |
| 24 | to identify yourself by name before you speak. | |
| 25 | So I have a general question of the plaintiffs' | |

counsel.

It seems to me -- I mean, I think this complaint is a monster. I think, on its face almost, it violates Rule 8. I'm wondering why you couldn't bring separate lawsuits against each of the defendant's banks. You know, I understand your theory about a syndicate becoming part of a money laundering -- you know, having associations with many money launderers and, you know, doing business with the various defendants, but you are not alleging that every defendant is allegedly responsible for aiding and abetting each of the alleged acts that injured your clients, are you,

MR. SPARACINO: Plaintiffs are alleging that each defendant aided and abetted both the terrorist campaign -- (Teleconference interruption.) -- they're the group -- the persons that committed the acts -- (Teleconference interruption.) -- under JASTA, under the secondary liability for aiding and abetting, plaintiffs must allege and prove that the defendant aided the person who committed the attack, and we believe we've done that here.

THE COURT: Well, that's not the point what you believe. My point is whether -- you're alleging that each of the four bank defendants aided and abetted each of the injuries against each of your clients; is that what you're telling me?

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MR. SPARACINO: In the complaint, each defendant, among other things -- (Teleconference interruption.) -- money laundering organization while it was the world's -- (Teleconference interruption.) -- laundering -- THE COURT: You are breaking up. You are breaking up.

Do you have a better phone line to speak on?

MR. SPARACINO: I apologize. Your Honor, I
apologize. Is that better? I don't have an explanation for
my phone service. Am I coming through better now for Your
Honor?

THE COURT: Yes, you are. I was losing every half word.

All right. So I just wanted to understand because, honestly, I think that it becomes very difficult to -- especially in terms of contemplating the various defenses that the defendants had raised, including personal jurisdiction, failure to state a claim, imposition pleading on various points like general awareness, substantial assistance, et cetera. I'm just wondering if there's a neat and cleaner way for you to have presented your claims; and if you tell me no, I accept that. But let me just say this: There are a lot of entities and names floating around in this complaint that really don't seem to have direct connection to any of the defendants or their claims or any of the alleged acts for

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which you seek compensation, and I'm just wondering if your obligation to comply with Rule 8 was taken into consideration when you drafted this complaint.

MR. SPARACINO: I hear you; I hear Your Honor loud and clear. We were very conscious of our ruling obligations when we drafted the complaint. We -- (Teleconference interruption.) -- in a landscape in which it seems like no matter how detailed anti-terror -- (Teleconference interruption.) -- complaint is, the defense attorney hasn't alleged with precision enough --

THE COURT: The Circuit has given us some guidance on that -- I'm well aware -- but let me ask you this: I'm not interested in your proposal to have them spend the time and effort and their client's funds to draft a motion to dismiss only to have you then come and amend your complaint. I would rather you do that now before any briefing occurs so that I can get your best iteration of the facts that you believe support each of your client's claims, and then I can assess whether those allegations are sufficient to state a claim against each of the defendants; so I would like for you to do that first, and I would like to find out how much time you need to do that.

MR. SPARACINO: (Teleconference interruption.) -contemplated, and I believe we proposed this to Your Honor,
that the defendant's original motion would be filed in January

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THE COURT: No. Sir, sir, sir, you are missing the point. I'm saying amend your complaint before they spend the time and money drafting a motion to dismiss.

MR. SPARACINO: I was explaining the calendar. I was trying to explain my -- the context in my answer, which is to say that I believe that we can do so along the same general calendar that we've already -- (Teleconference interruption.) -- is what I was trying to say.

THE COURT: What, you could amend your complaint along the same general calendar, which is? You propose that the defense briefs would come in January 21, 2022; your opposition would be filed March 18th -- and, by the way, nobody files anything until the motion is fully briefed, and then the replies would be -- and the fully briefed motion would be filed April 15th. But then you state that you want to amend your complaint upon review of the motion, and I'm saying that that's not really fair to the defendants who will have spent time and effort briefing a motion where I'm giving you an opportunity now to amend your complaint without motion practice, assuming the defendants agree. And then we can schedule motion practice against the complaint if defendants still believe that you are pleading a deficient --(Teleconference interruption.) -- as far as the allegations against your clients.

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MR. SPARACINO: What I was proposing was that we be permitted to file our amended complaint on the date that we had currently reserved for when our opposition was due. That was what I was trying to articulate.

THE COURT: So in March rather than January? Why do you need that much time?

MR. SPARACINO: I apologize. I had understood that that would be in February. I don't believe we need until March. I believe that we would need until early February partly because we expect we will have additional clients who will join the case, and there are separate processes we have for that, and partly because we take Your Honor's statement -- (Teleconference interruption.) -- during today's hearing to heart, and we would anticipate spending a lot of time to comport the complaint to what Your Honor had described.

THE COURT: I'm happy to hear from any of the defense counsel. I would just ask that you identify yourself. Actually, maybe we should do this in order hearing first from Deutsche Bank.

MR. JANUSZEWSKI: Yes, Your Honor, David Januszewski from Cahill.

We are just supportive of the course that Your Honor has suggested and would have made some of the points that you eluded to in terms of the burden and expense on our clients to respond to this only to have an amendment where they clearly

Proceedings 10 know what the issues are and the deficiencies we assert, so we 1 2 support the idea of having them amend first. 3 THE COURT: All right. What about counsel for Standard Chartered Bank? 4 Mr. Finn? 5 Yes, Your Honor, it's Andrew Finn for 6 MR. FINN: 7 Standard Chartered. 8 Standard Chartered as well would have no objection 9 to allowing the plaintiffs to amend and thereafter trying to 10 agree on a briefing schedule for motions to dismiss. 11 Obviously, some of our clients have personal jurisdiction objections that we wouldn't be waiving by agreeing to allow an 12 13 amendment at this point, but we have no objection to 14 proceeding in this way. 15 THE COURT: All right. 16 And we also have Mr. Frawley from Danske Bank. 17 MR. FRAWLEY: Yes, Your Honor. Brian Frawley. 18 Thank you. 19 Danske Bank has no objection to proceeding this way, 20 but to be clear, if the plaintiffs amend now, it will be our 21 position that they don't get to amend again following the 22 motion to dismiss. 23 THE COURT: Well, we will talk about that in a 24 I actually agree with you because this is their second. 25 opportunity to state the best iteration of the factual

allegations that support their claims, and I want to give them a full opportunity. I'm reluctant to give the plaintiff until February, frankly, but if it will give me their best iteration of all the facts that support their claims, I'm happy to give them that time, but they will not be given leave to replead.

Let me ask Placid's counsel.

Mr. Mahaffey, are you going to speak on behalf of Placid NK?

MR. MAHAFFEY: Yes, Your Honor. This is Michael Mahaffey.

Thank you.

And we fully support Your Honor's proposal, and we also agree with Your Honor that February is a pretty extended time frame. Our client's preference is to move this forward as quickly as possible. This complaint was filed in August. We filed our letter in October pointing out the deficiencies in the complaint, so of course we want to help the Court make this a smooth process, and we are happy to be on a uniform briefing schedule, but we would be remiss if we didn't note that our client would, as Your Honor said, like to move this forward a little more quickly than a February amendment.

THE COURT: Well, I will ask plaintiffs' counsel.

Mr. Sparacino, can you file an amended complaint any earlier than February, because this case will have been filed for -- you know, this complaint was filed in August of 2021.

It just seems odd to me that you need six months to file an amended complaint from the date of the first filing to February. Can you do it any sooner is my bottom line question.

MR. SPARACINO: I think potentially if we -- I think we could probably do it as late as maybe the last week in January, but to make us do it sooner than that, candidly, would -- we, kind of, assumed, I guess, that we would, you know, not, in any scenario, have to have this on file before, you know -- (Teleconference interruption.) --

THE COURT: Before what? I'm sorry, sir. Before what? You cut out.

MR. SPARACINO: Just before the end of January. You know, we have -- we are in the process of, among other things, negotiating with co-counsel who expect to come on board and serve as lead counsel, to likely include additional clients in the complaint, and a substantial amount over the holidays. We will work as fast as we possibly can. I'm confident that we could make an end-of-January deadline.

One alternative, I suppose, is we could probably make a -- we could easily make an end-of-January deadline, assuming the parties are amenable to us including additional plaintiffs just as a related case, which we designate related, and agree by stipulation that whatever Your Honor's rulings in this case bind that case as well. That should be an efficient

way to ensure that we have no problem meeting that end-of-January deadline without any -- to address Placid's concerns.

THE COURT: I can't speak for them.

Does somebody on the defense side want to be heard?

MR. FRAWLEY: Your Honor, it's Brian Frawley from

Sullivan & Cromwell for Danske Bank.

I can't really agree in the abstract that some lawsuit I haven't seen yet is going to be duplicative and overlapping with the current lawsuit, but, you know, the rules provide methods for the plaintiffs to add parties to this case through amendments or otherwise, and we will be accommodating to any request to do so. This is the first we're hearing that there's going to be a different lawsuit filed that I haven't seen yet, so we'll cooperate. We agree with Placid's counsel that, you know, this lawsuit is, in some ways, defamatory towards our client accusing them of being terrorists, and we want to move this forward.

THE COURT: All right.

So am I hearing you say that you would prefer to have the plaintiffs amend, joining all other parties that they plan to join, and give them a little bit more time until February instead of late January? Does anybody object to that plan? If we're going to move forward through motion practice with four different defendant groups, I would rather have a

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Proceedings 14 complaint that really represents the -- (Teleconference 1 2 interruption.) -- statement of facts and assess the deficiency 3 of the claims on that. 4 Does anyone object, on the defense side, to giving plaintiffs' counsel until early February, as he proposed 5 initially? 6 7 For Deutsche Bank. 8 MR. JANUSZEWSKI: David Januszewski from Cahill. 9 We would support that. We would support the idea of 10 taking him at his word as to what he needs to produce his true 11 final product, and if that's the first week of February, we 12 would support that. 13 THE COURT: All right. If any other defendant wants 14 to be heard, I will hear you, but if I don't hear anything, I will assume that the February date is satisfactory to 15 16 everybody. 17 (Pause.) 18 THE COURT: All right. 19 So, Mr. Sparacino, let's set a date in February when 20 you are going to file your amended complaint, please, and this 21 will include those additional plaintiffs that you are talking Hopefully you'll straighten out any co-counsel issues 22 23 that you are currently engrossed in and we can get this 24 rolling. So when in February, sir? MR. SPARACINO: I propose, perhaps, Wednesday, 25

Proceedings 15 1 February -- Tuesday, February 8th. That would give us 2 essentially just the first week. 3 THE COURT: All right. 4 MR. KAY-OLIPHANT: Your Honor, this is Eli Kay-01iphant. 5 I'm sorry, who's speaking? 6 THE COURT: 7 MR. KAY-OLIPHANT: This is Eli Kay-Oliphant from 8 Sparacino PLLC. 9 I think my partner, Ryan Sparacino, may have 10 overlooked a deadline that we have literally three days before 11 that in another case, so I would suggest that perhaps a week 12 further from what he just described. 13 MR. SPARACINO: He's right about that. The 15th would be much better, that's correct. 14 15 THE COURT: All right. Now we're not in early February, we're in mid-February, but that's it. All right? 16 17 February 15th. 18 What I would like to do -- I'm assuming it's going 19 to be as bad, or maybe worse than what we've got now, in terms 20 of length and number of paragraphs. I would really, really 21 hope, Mr. Sparacino and Mr. Kay-Oliphant, that you would try 22 very hard to shorten the allegations, focus on the factual 23 deficiencies that are identified for you, add those facts, 24 take out everything that is not absolutely relevant and 25 material to your claim, and do your best to state your claims

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for all your clients, and I would like to give the defendants some time to read your amended pleading and decide how they want to proceed. I mean, maybe some of your claims can be dropped if you think about whether there's a lack of personal jurisdiction, or you have some issues with not being able to state facts against certain of the defendants that are necessary to state a claim. I hope you would give that careful thought.

But let me ask defense counsel -- you may all have different views about this, but when would you like to advise the Court as to how you intend to proceed? I don't think we need another pre-motion conference, but if you do decide to proceed with your motions, I would like to have some mutually agreeable briefing schedule, which, by the way, I think was a little bit lengthy. I have never seen a briefing schedule with that generous of a time frame, but how much time would you need to make a decision as to how you are going to proceed, assuming that plaintiff's amended complaint is hopefully slightly shorter than what we've got now.

MR. FRAWLEY: Your Honor, it's Brian Frawley from Sullivan & Cromwell on behalf of the Danske Bank defendants.

I think this is true for some of the other defendant groups as well, but the allegations against Danske Bank all derive from a publicly-issued report about issues that the bank experienced ending in 2016, so I frankly don't expect the

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| | Proceedings 17 | |
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| 1 | Danske Bank specific allegations to change very much in any | |
| 2 | complaint. They are all public records. I would suggest that | |
| 3 | we could advise the Court within a week of receiving that | |
| 4 | complaint of our intentions with respect to motions and | |
| 5 | propose a schedule that we will certainly agree would be | |
| 6 | (Teleconference interruption.) which was extended due to | |
| 7 | some holiday and competing scheduling issues, but I would | |
| 8 | anticipate moving against that complaint within 30 days. | |
| 9 | THE COURT: All right. Is that true for all the | |
| 10 | defendants as well? | |
| 11 | MR. JANUSZEWSKI: That would be fine for Deutshce | |
| 12 | Bank, Your Honor. | |
| 13 | David Januszewski for Deutsche Bank. | |
| 14 | MR. MAHAFFEY: This is Michael Mahaffey for Placid | |
| 15 | Express, and that works for us as well. | |
| 16 | MR. FINN: And Andrew Finn for Standard Chartered. | |
| 17 | Also fine for Standard Chartered. | |
| 18 | THE COURT: All right. So you will be moving within | |
| 19 | 30 days against in all likelihood against the amended | |
| 20 | complaint. | |
| 21 | All right. And that would bring us to mid-March | |
| 22 | let's say March 18th. By March 18th; is that all right? | |
| 23 | MR. FRAWLEY: Brian Frawley. | |
| 24 | It's fine for Danske Bank. | |
| 25 | THE COURT: All right. If any defense lawyer thinks | |

| | Proceedings 18 |
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| 1 | March 18th is too soon, let me know now, please. |
| 2 | (Pause.) |
| 3 | THE COURT: All right. So now that plaintiffs' |
| 4 | counsel is in the position of having to defend against four |
| 5 | motions, so I'm happy to give him a little more latitude to |
| 6 | respond. |
| 7 | How's May 13th, Mr. Sparacino? |
| 8 | MR. SPARACINO: Your Honor, it is also my birthday, |
| 9 | full disclosure. That's a wonderful date. |
| 10 | THE COURT: All right. You are fine with that? All |
| 11 | right. I would hate to have you |
| 12 | MR. SPARACINO: No problem. No problem. |
| 13 | THE COURT: Okay. All right. So you will serve |
| 14 | your oppositions by May 13th. |
| 15 | And defendants' reply, what would you need for that? |
| 16 | Does somebody want to speak about that? |
| 17 | MR. FRAWLEY: It's Brian Frawley from Sullivan & |
| 18 | Cromwell. |
| 19 | I would think that three weeks would be sufficient |
| 20 | at least from Danske Bank's perspective. |
| 21 | THE COURT: Does anyone have an issue with three |
| 22 | weeks on the defense side? |
| 23 | MR. MAHAFFEY: Your Honor, this is Mike Mahaffey |
| 24 | with Placid Express. |
| 25 | We could do sooner, we could do two weeks, but three |

Proceedings 19 weeks is fine to stay on a uniform schedule. 1 2 THE COURT: Counsel, once again -- I'm assuming no 3 other defendant has an issue with the three-week reply after 4 plaintiff's opposition; is that correct? 5 MR. JANUSZEWSKI: That's fine for Deutsche Bank, 6 Your Honor. 7 THE COURT: Okay. Thank you. 8 Counsel, please consult my motion practices. 9 would like you to file the fully briefed motion on June 3rd, 10 not before. You may provide me with two courtesy copies in 11 advance when you serve your papers on your adversary. 12 And, Mr. Sparacino, when you file your amended 13 complaint, please provide two copies of that to chambers. 14 I'm just, kind of, in shock about the amount of paper that this case -- even to print the docket sheet was 114 15 16 It was kind of mind-boggling. We are not interested 17 in wasting a lot of paper, but I would like you to deliver the 18 courtesy copies of your complaint to our chambers once it's 19 filed on February 15th, if you would, please. 20 (Pause.) 21 THE COURT: Hello? 22 MR. SPARACINO: I apologize. I am going to get a 23 better phone service. I said yes, Your Honor. 24 THE COURT: Okay. Am I the only one not hearing 25 Mr. Sparacino?

Proceedings 20 1 MR. JANUSZEWSKI: No. We all have the same problem. 2 THE COURT: All right. Very good. I apologize for my -- I apologize. 3 MR. SPARACINO: 4 THE COURT: Okav. MR. FRAWLEY: Your Honor, it's Brian Frawley. 5 If it's of any benefit to the Court, I think the 6 7 parties would all be happy to amend the caption of this so 8 there aren't 800 parties in it and alleviate any issues with 9 the pages that that creates. 10 I think we are just going to, in the THE COURT: future, be selective about what we print. I think obviously 11 12 in the amended complaint, all the plaintiffs have to be named 13 and identified, but yet we can -- if it's all right with 14 Mr. Sparacino -- agree that Jonathan L. Ashley, III, will be the lead plaintiff, and it will be "et al." 15 16 Is that all right with you, sir? 17 MR. SPARACINO: Yes. The lead plaintiff, as we 18 filed it, was Ms. August Wildman, but there was something on 19 ECF that switched that around. We are happy to restyle it how 20 Your Honor prefers. 21 Well, any plaintiff you want to name as THE COURT: 22 the lead or the first named plaintiff with "et al.," that's 23 fine. Probably our ECF system got a little spooked by this 24 complaint and how to process it, so whatever plaintiff you want to name in the shortened caption, it's fine with me, and 25

| Proceedings 21 | 1 |
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| you will name all the other defendants; and the amended | |
| complaint will identify each of the plaintiffs so that we can | |
| understand which plaintiffs are affiliated with one another | |
| and are seeking relief that arises from a particular injury or | , |
| death. | |
| Is there anything else I need to address right now? | |
| (Pause.) | |
| THE COURT: No? | |
| All right. Thank you, Counsel. I hope everybody | |
| stays safe, and enjoy your holidays. | |
| (Matter concluded.) | |
| | |
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| | |
| I certify that the foregoing is a correct transcript from the | |
| record or proceedings in the above-entricled matter. | |
| /s/ Denise Parisi December 16, 2021 | |
| DENISE PARISI DATE | |
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| | you will name all the other defendants; and the amended complaint will identify each of the plaintiffs so that we can understand which plaintiffs are affiliated with one another and are seeking relief that arises from a particular injury or death. Is there anything else I need to address right now? (Pause.) THE COURT: No? All right. Thank you, Counsel. I hope everybody stays safe, and enjoy your holidays. (Matter concluded.) * * * * * I certify that the foregoing is a correct transcript from the record of proceedings in the above-entitled matter. /s/ Denise Parisi December 16, 2021 |